EXHIBIT F

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Standard Form of Real Estate Sales Contract adopted by the Burlington Caniden County Association of REALTORS® and recommended for use only where (1) A Lienting Agreement has been signed by Seller; and (2) the real estate being sold involves a one-to-four family residential property. This form has been certified by the Attorney General to be in compliance with the Plain Language Law, Approval of a consumer contract by the Attorney General only means that simple, understandable and easily readable language is used. It is not an approval of the contract's terms or legality.

С	ONTRACT FOR SA	ALE OF A ONE-	·TO-FC	OUR FAMILY RESI	DENTIAL PRO	PERTY
DURING		TAY CHOOSE TO	CONSU	BECOME FINAL IN T LT AN ATTORNEY W IEW FOR DETAILS.		
THIS C	ONTRACT FOR SA	LE has been prepa	ared on	the 25th day of	August	
BETWE	EN	Frank J. Re	ed 3rd &	Christina A. Reed		the Seller(s)
				ve, Moorestown, NJ 08		
				s Drive, Delran, NJ 08		
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	and Fax Transmission rchase and Property			Radon Information Lead-Based Paint Document A	Acknowledge	
Personal	Property and Fixtures		27.	Load-Based Paint and/or Lead	l-Based Paint Hazurd Cor	tingency Clause
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22. Seller's	Representation	эрссиин	43,	Acknowledgment of Terms of	Contract	
l. ATTO	RNEY REVIEW;					
A.	Study by Attorney:					
The Bu	yer or Selfer may choose to	have an attorney study	this Contr	act. If an attorney is consul	ted the attorney must	annuluse Sir - Sir
					of this three-day neric	equipless an attyrees
	Buyer or the Seller reviews Counting the Time:	and disapproves of this	Contract.	-	· · · · · ·	
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_	olidays. The Buyer and the	Seller may agree in wri	ting to ext	tract to the Buyer and Sciler end the three-day period for	r. You do not count Sa attorney review	turdays, Sundays of
If an at	omey for the Buyer or the S	eller reviews and disang	proves of r	he Contract, the attorney mu	et notify the DEAT ==	Decim
party n	med in this Contract within	the three-day period. C	therwise,	this Contract will be legally b	binding as written. Th	realtomer and the other
he off	of a supproval to the REALT(OR(S) by certified me	il, by teleg	ram or by delivering it perse	onally. The telegram of	r certified letter will
						torney may also, but
		or my suggested ter	viston(s) in	the Contract that would ma	ke it satisfactory.	
· COM	MENCEMENT OF AT	FORNEY REVIEW	:			
me pa	thes acknowledge by their	r initials the date of d	lelivery of	f this Contract signed by b	oth Buyer and Selle	r to be as follows:
11	UTIALA AS TO BUYE	R (M~)()				
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TON P	CES AND F. M. TRANS	MISSIONS.				
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	to the Ruver shall be ad-	language to the control		oner shall be addressed as	indicated on Line I	8 of this Contract
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Paragr.	aph I, entitled "Attorney	Review," which has	its own m	ethods of notice that mus	t be strictly adhered	10
Paragr. B. The far	Contract, Counter Of	fer, Addendum, Am	endmen	t:	a be sinculy adhered	to.
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9	The Seller agrees to sell and Bound
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1	and State of New Jersey, being commonly known as 817 Matlack Drive identified of the Municipal Tax Map as Block 03803 , Lot(s) No(s) 00002
	UKE MUDICIDAL LAY Man as DI- at 02000
	page recorded in the Clerk as N attached as Schedule "A" or appears in Deed Book
	(b) All other rights of the Seller in the land
	5. PERSONAL PROPERTY and FIXTURES. The property being transferred include all Sites.
	The property being transferred includes all fixtures permanently attached to the building(s), all shrubbery, plantings and fencing and fencing transferred includes all fixtures permanently attached to the building(s), all shrubbery, plantings and fencing transferred includes all fixtures permanently attached to the building(s), all shrubbery, plantings and fencing transferred includes all fixtures permanently attached to the building(s), all shrubbery, plantings and fencing transferred includes all fixtures permanently attached to the building(s).
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	Swing set, and bathroom hanging mirror
	Swing set, and bathroom hanging mirror.
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	6. PURCHASE PRICEMANNER OF PAYMENT.
	The purchase price is One Million Fight Hundred Thousand
	(3) At settlement, by certified as audient to
	in the event of assumption of evicting first
	note and mortgage. See Additional Contract Provisions
	PURCHASE PRICE \$ 1,800,000
	7. DEPOSIT MONIES. All deposit payments made by the Buyer on account of the purchase price shall be held in a uon-interest bearing (W-9 to be supplied to Escrow Holder with deposit) Trust Account of B.T. Edon & Service State of Service State o
	bearing (W-9 to be supplied to Escrow Holder with deposit) Trust Account of B.T. Edgar & Son who Contract. In the event the W-9 form is not returned or returned incomplete or unsigned, the down payment monies shall be placed in a Non-interest bearing trust account of the purchase price upon compliance by the Buyer with this in a Non-interest bearing trust account of the Escrow Holder.
	SUFFICIENT ASSETS.
	Buyer represents that as of the signing of this Contract, Buyer has or will have as of the date of settlement, all necessary cash assets, together with the mortgage loan proceeds, to complete settlement. Should the Buyer not have the contract of the cont
	assets, together with the mortgage loan proceeds, to complete settlement. Should the Buyer not have sufficient cash assets at the
	IN the purchase of this property : Now
	in order to complete settlement, Buyer will require the proceeds from the sale of property located a
	in order to complete settlement, Buyer will require the proceeds from the sale of property located which is NOT currently under Contract.
	at, which is NOT currently under Contract. A right of first refusal provision is attached and made a part of this Contract of Sale.
	Seller represents that as of the date of cardonna G. H
	Seller represents that as of the date of settlement, Seller will have sufficient assets, including, but not limited to, the equity in the property, to satisfy all liens, encumbrances and costs to complete settlement.
	MORTGAGE CONTINCENCY, PLACEMENT FEE (POINTS), COMMITMENT DATE:
	mortgage, the Buyer chall apply for the I mortgage toan other than by the Seller or other than assumption of Selleston
	tile Attorney Review paried (Destant 1 to 1
	Information and lear required by the
	broker(s) and involved attorney(s). The Buyer shall obtain a written commitment from an established mortgage lender to make a loan on the property under the following terms.
	Principal Amount: \$Type of Montgage: () VA ()+TA () Conventional () Other.
	Form of Mortgage:
4	AMENDATORY CY ALICE -4-1 1.
	At settlement, Seller shall also pay 5 10 be applied toward Property
	At settlement, Seller shall also pay 5 to be applied toward Buyer's escrew items, closing costs, and/or points. This amount shall not exceed the maximum credit permitted by Buyer's Mortgage Lender. Bach "point" being 1% of Buyer's mortgage loan.
1	The written mortgage commitment must be delivered to the G. I.
ď,	The written mortgage commitment must be delivered to the Seller's agent who is the Listing Broker identified in Paragraph 33 to later than theday of, 20 Should Buyer require additional time to obtain the written of the commitment date shall automatically be extended for a paried and to extend the commitment.
1	day of .20 Should Buyer require additional time to obtain the written

All mandatory repairs required by the Buyer's mortgage lender, or as a condition of those certifications, shall be accomplished before settlement at the Sellers expense, except as otherwise noted in this Contract. If the total cost of those repairs is more than \$ 200.00 , this Contract may be declared null and void at the option of the Seller and all deposit monies paid by the Buyer toward the purchase price shall be refunded to the Buyer, without further liability to the Seller, or the Buyer may elect to make the repairs in excess of \$ 200.00 _____ at the Buyer's expense and in that event, this contract shall remain in full force and effect.

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The federal and state governments have designated certain areas as flood areas. If the property is located in a flood area, the use of the property may be limited. The Seller is not aware that the property is in a flood area; however, this does not ensure that your lender may not require flood insurance. If Buyer's inquiry reveals that the property is in a flood area, the Buyer may cancel this Contract within ten (10) business days after the expiration of the Attorney Review Period. If the mortgage lender requires "flood insurance" then the Buyer shall be responsible for obtaining such

12. POSSESSION, OCCUPANCY and TENANCIES.

Possession and occupancy will be given to Buyer at time of settlement. However, if the property is to be tenant occupied as of the date of settlement, see TENANCY ADDENDUM and leases attached and made a part of this

13. DATES AND TIME FOR PERFORMANCE.

The Seller and the Buyer agree that all dates and times for performance of this Contract are OF THE ESSENCE. This means that the Seller and Buyer must perform what is required of them within the time limits set by this this Contract, or be in default, except as provided in this Contract.

14. SETTLEMENT TIME and PLACE.

Settlement is the meeting at which time the Seller transfers ownership of the property by Deed to the Buyer and the Buyer pays the Seller the remainder of the purchase price.

Settlement shall take place at Infinity Title Co. - 33 E. Main St., Moorestown, NJ or at such place as may be required by the mortgage lender on the 29th day of September , 2008 at TBD o'clock .M. The date, but not the hour, shall be of the essence. Where there is a designated title mortgage lender on the 29th day of September , 2008.

M. The date, but not the hour, shall be of the essence. Where there is a designated title insurance company, the proceeds check will be issued by it or by its authorized agent.

5. SETTLEMENT COSTS and MONEY ADJUSTMENTS.

Seller shall pay for the preparation of the Deed, realty transfer fee, lien discharge fees, if any, and one-half of the title company charges for disbursements and attendance allowed by the Commissioner of Insurance; but all searches, title insurance premium and other conveyancing expenses are to be paid for by the Buyer, unless the Seller and the Buyer

Seller and Buyer shall make prorated adjustments at settlement for items which have been paid by Seller or are due from Seller such as taxes, water and sewer charges which could be claims against the property, rental and security deposits, association and condominium dues, and fuel in Seller's tank. Adjustments of fuel shall be based upon physical inventory and pricing by the Seller's supplier; such determination shall be conclusive.

If Buyer is assuming Seller's mortgage loan, Buyer shall credit Seller for all monies such as taxes and insurance premiums paid in advance or on deposit with Seller's mortgage lender. Buyer shall receive a credit for monies which the Sciler owes to Seller's Mortgage lender, such as current interest or a deficit in the mortgage escrow account. There shall be no adjustment on any Homestead Rebate due or to become due.

16.DEED and OTHER DOCUMENTS REQUIRED FOR SETTLEMENT.

A Deed is a written document used to transfer ownership of property. Seller agrees to provide and the Buyer agrees to accept a Bargain and Sale Deed with Covenants against Grantor's (Seller's) acts. This means that the Seller has done nothing to encumber the title while being the owner. If the Seller is a corporation, it will also deliver a corporate resolution authorizing the sale. The Seller shall give to the Buyer and/or title company an Affidavit of Title and executed IRS 1099S form for reporting the sale. An Affidavit of Title is a sworn statement which contains information clarifying the Seller's ownership of the property, such as marital status, right of tenants, claims on record against people

Sciler(s) state they are, are not, foreign persons or non-resident aliens for the purpose of U.S. income taxation and will, if required, provide a certificate of non-foreign status at, or before, settlement as to each Seller.

17. CERTIFICATE OF OCCUPANCY AND ZONING COMPLIANCE. 239 240

Seller makes no representation concerning existing zoning ordinances except that Seller's use of the property is not presently in violation of any zoning ordinances and its present use as a 241 dwelling may be continued.

Some municipalities may require a Certificate of Occupancy or Housing Code Letter to be issued. If any is required for 243 this property, Seller shall obtain it at Seller's expense and shall be responsible to make and pay for any repairs required 244 245 in order to obtain the Certificate or Letter. However, if this expense should exceed \$ 300.00 to the Seller, then the Seller may terminate this contract and refund to the Buyer all deposit monies plus Buyer's reasonable expenses, if 246 247 any, in preparing to make settlement. The Buyer may elect to make repairs in excess of \$ 300.00 Buyer's expense. In addition, Seller shall comply with the New Jersey State Law, and local ordinances, including but 248

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249 not limited to smoke detectors, carbon monoxide detectors and indoor sprinklers, the cost of which shall not be 250 251 252 18. CONDOMINIUM/HOMEOWNERS ASSOCIATION DOCUMENTS. 253 If the property is a condominium, or is subject to a homeowners' association, Seller shall prior to or at the time of the 254 signing of this Contact, provide Buyer with a copy of the current rules, regulations and by-laws of the condominium, 255 and/or homeowners' association. The name(s), address(s) and telephone number(s) of the Association(s) is/are: 256 257 258 259 260 Seller, if required, shall provide Buyer with written approval by the condominium or homeowners' association for 261 Buyer's purchase of the property. Prior to settlement, Seller shall provide a "Status of Account" letter and Certificate of 262 Insurance for the Association. 263 Seller represents that the current annual association fee is \$N/A . Buyer acknowledges that associations 264 commonly require a one-time non-refundable capital contribution or start-up fees. 265 266 19. QUALITY and INSURABILITY OF TITLE. 267 The title to be transferred shall be a marketable title and insurable at regular rates by a reputable title insurance company 268 authorized to do business in the State of New Jersey. 269 The title shall be free and clear of all encumbrances including municipal liens and assessments and liabilities for future assessments for improvements constructed and completed; however, title shall be subject to liabilities for assessments 270 271 for municipal improvements not completed on the date of this Contract. Seller represents that Seller ☐ has ☒ has not 272 been notified of any such assessments. All liens and encumbrances shall be satisfied at or before time of settlement. 273 The title shall be subject to all existing utility easements and restrictions of record, provided such easement or restriction 274 does not unreasonably limit the use of the property. Generally, an easement is a right of a person, other than the owner, 275 of the property to use a portion of the property for a special purpose. A restriction is a recorded limitation on the use of 276 the property. A violation of any restriction shall not be a reason for Buyer refusing to complete settlement as long as 277 the Title Company insures the Buyer against actual loss at regular rates. The Seller states, to the best of the Seller's knowledge, that there are no restrictions in any conveyance or plans of 278 279 record that will prohibit use and/or occupancy of the property as a single family residential dwelling. The Seller states that all buildings and other improvements on the property are within its boundary lines. Also, that no improvements on adjoining properties extend across the boundary lines of this property. In the event the Seller is unable to transfer the quality of title required and if the Buyer is unwilling to accept Seller's title without a reduction of the 280 281 282 283 purchase price, the monies paid by Buyer toward the purchase price shall be returned to the Buyer, together with expenses of examining the title, making survey, mortgage application fees and Buyer's other reasonable expense in 284 285 preparing for settlement without further liability to the Seller. 286 287 20. CONDITION OF PROPERTY. The land and buildings shall be transferred in the same condition as they now appear, reasonable wear and tear 288 excepted. This means that the property is being sold in its present conditions unless otherwise warranted hereinafter. In 289 290 addition, Seller shall leave the property free of debris and in broom-clean condition. 291 21, SELLER'S WARRANTIES AND PRE-SETTLEMENT INSPECTION. 292 293 A warranty is a promise. Seller warrants that the plumbing, electrical and heating systems together with all equipment servicing those systems, the central air-conditioning, if existing, and all appliances, at time of settlement, are in good 294 operating condition. Buyer shall have the right to inspect the property immediately prior to settlement to ensure that 295 296 these items are in working order, also that the conditions of the property are as agreed. 297 Seller shall have all utilities in service during the 48-hour period immediately preceding settlement. 298 22. SELLER'S REPRESENTATION. (Check appropriate box) 299 Seller represents that the property is serviced by: Xpublic private waste disposal. If private waste disposal, see 300 attached PRIVATE WASTE DISPOSAL ADDENDUM. 301 302 Soller represents that the property is serviced by public private drinking water source. If private drinking water source, see attached WELL DRINKING WATER TEST ADDENDUM. 303 Seller represents that to the best of Seller's knowledge there is/are no underground fuel tank(s), is/are 304 underground fuel tank(s) on the property, was/were underground fuel tank(s) which was/were properly removed, 305 is/are underground fuel tank(s) which was/were properly abandoned in place pursuant to the rules and regulations of 306 NJDEP. If an underground fuel tank(s) is present see attached UNDERGROUND FUEL TANK ADDENDUM. 307 308 23. HOME INSPECTION and REPORTS. 309 Although the premises is being purchased in its present condition, it is recommended that the Buyer obtain an 310 inspection. The Seller will make the property available to the Buyer's qualified inspectors for the purpose of inspecting 311 312 the property at Buyer's expense to assure that: 313 314

A. The heating, air-conditioning, plumbing and electrical systems are in good operating condition.

B. The foundation and structure of the building(s) and garage(s) are sound and that there is no water intrusion into the premiers.

The roof and flashings do not leak and are structurally sound;

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D. The doors and windows (including scals), fireplaces and chimneys are in good operating condition;
E. There are no adverse environmental conditions affecting the property, such as the presence of toxic mold, radon gas of 4.0 pCi/l or greater, air-borne asbestos fibers, toxic chemicals or other pollutants in the soil, air or water.

These inspections are to be performed within 10 business days from the expiration of the Attorney Review Period. If the reports disclose defects in the items mentioned above, Buyer shall supply to Seller or Seller's agent within that 10 day period, those portions of the reports describing said defects, together with a list of requested repairs. The Seller shall then have 5 business days to respond in writing to the Buyer or Buyer's agent. If the Seller does not respond within 5 business days, or if the Seller refuses to make the requested repairs at Seller's expense, then the Buyer may cancel this Contract by giving written notice to the Seller or Seller's agent within 3 business days thereafter. In that event, all deposit monies shall be returned to Buyer and neither party shall have any further obligation to the other.

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If Buyer does not obtain and deliver these inspection reports within that 10-day period, Buyer's rights under this paragraph shall be deemed waived and this Contract shall remain binding. The time for delivery of these reports is 332 "Qualified inspector" is defined as someone who is licensed or certified by a governmental authority having jurisdiction 333 for such purposes. Where licensure or certification is not required by law for any such inspector, the term "qualified 334 335 inspector" shall mean persons who are regularly engaged in the business of inspecting residential properties for a fee 336

and who generally maintain good reputations for skill and integrity in their areas of expertise. The fact that a structural element, system or subsystem is near, at or beyond the end of the normal useful life of such a 337 338 structural element, system or subsystem is not by itself a material defect. 339

Maintenance and cosmetic items that are included in inspection reports are for the Buyer's information only and are not 340 covered by the provisions of this paragraph. 341

Should Buyer's inspection fail to reveal existing defects in the property, Buyer's sole and exclusive remedy shall be 342 against the inspectors providing such services. 343

Attached is a Seller's disclosure statement to Buyer regarding the property (Check appropriate box) ⊠ Yes

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24. INFESTATION and/or DAMAGE by WOOD BORING INSECTS.

The Buyer is permitted to have the accessible areas of the building and detached garage(s) inspected by a reputable exterminating company of Buyer's choice to determine if there is any damage caused or infestation by termites or other wood destroying insects. The Buyer will pay for this inspection. The inspection report shall be furnished to the Seller 10 days prior to settlement. If infestation or damage is found, the Seller, at the Seller's expenses, shall have the infestation treated and have repaired or replaced any wood which is deemed to be unserviceable in the opinion of a professional engineer or building contractor. Treatment and/or repairs are to be completed before settlement. If the estimate for the treatment and/or repairs exceeds \$1,500.00 , Seller, at Seller's option, may cancel this Contract. If Seller elects to cancel this Contract, all deposit monies plus the Buyer's reasonable expenses, if any, in preparing to make settlement shall be refunded to the Buyer. The Buyer may agree to accept the premises without the treatment and/or repairs in which case the Seller shall allow a credit of up to against the purchase price at time of settlement. The failure of the Buyer to furnish the inspection report to the Seller or Seller's agent within the time provided will constitute a waiver by the Buyer or Buyer's rights

362 25. RADON INFORMATION. (Check one)

Seller has obtained a radon test. The results of the test are being provided to the Buyer.

Seller represents that Seller is unaware of any such tests having been made.

26. LEAD-BASED PAINT DOCUMENT ACKNOWLEDGMENT (applies to dwellings built before 1978) Buyer acknowledges receipt of the EPA pamphlet entitled "Protect Your Family From Lead in Your Home". Moreover, a copy of a document entitled DISCLOSURE OF INFORMATION AND ACKNOWLEDGMENT LEAD-BASED PAINT AND LEAD BASED PAINT HAZARDS has been fully completed and signed by Buyer, Seller and Broker(s) and is attached and made part of this Contract.

27. LEAD-BASED PAINT and/or LEAD-BASED PAINT HAZARD CONTINGENCY CLAUSE. 372 373

This paragraph is applicable to all dwellings built prior to 1978. Unless the Buyer and Seller agree to a longer or shorter period. Buyer has a ten (10) business day period within which to complete an inspection and/or risk assessment (the "Inspection") of the Property by a certified inspector/risk assessor for the presence of lead-based paint hazards. The "Inspection") of the Property by a certified inspector/risk assessor for the presence of lead-based paint nazards. The Inspection shall be ordered and obtained by the Buyer at the Buyer's expense, within ten (10) business days from the expiration of the Attorney Review Period. If the Inspection indicates that no lead-based paint or lead-based paint hazard is present at the Property, this contingency clause shall be deemed to be null and void. If the Inspection indicates that lead-based paint or lead-based paint hazard is present at the Property, this contingency clause will terminate at the time set forth above unless within five business days of receiving the inspection results, the Buyer delivers a copy of the inspection and/or risk assessment report to the Seller and Broker(s) and (a) advises Seller and Broker(s), in writing that Buyer is voiding this Contract; or (b) delivers to Seller and Broker(s) a written amendment (the "Amendment") to this Contract listing the specific existing deficiencies and corrections required by the Buyer. The Amendment shall provide that the Seller and Broker(s) are specification from a partification from a that the Seller agrees to (a) correct the deficiencies: and (b) furnish the Buyers with a certification from a certified inspector/risk assessor that the deficiencies have been corrected, before the date of settlement. The Seller shall have 5 days after receipt of The Amendment to sign and return it to Buyer or send a written counter-proposal to Buyer. If Seller does not sign and return the amendment or fails to offer a counter-proposal, this Contract shall be null and void and all deposit monies paid by Buyer toward the purchase price shall be refunded to the Buyer, without further liability to the Seller. In the event Seller offers a counter-proposal, Buyer shall have _5_ days after receipt of the counterproposal to accept it. If the Buyer fails to accept the counter-proposal within the time limit provided, this Agreement shall be null and void and all deposit monies paid by Buyer toward the purchase price shall be refunded to the Buyer,

28. NOTICE OF OFF-SITE CONDITIONS. (This statement is required by the New Jersey Real Estate Commission for Residential Resale Properties).

Pursuant to the New Residential Construction Off-Site Conditions Disclosure Act, P.L. 1995, c.253 the clerks of municipalities in New Jersey maintain lists of off-site conditions which may affect the value of residential properties in the vicinity of the off-site condition. Purchasers may examine the lists and are encouraged to independently investigate the area surrounding this property in order to become familiar with any off-site conditions that may affect the value of the property. In cases where a property is located near the border of a municipality, purchasers may wish to also examine the list maintained by the neighboring municipality. If new construction, see attached NOTIFICATION REGARDING OFF-SITE CONDITIONS ADDENDUM.

29. AIRPORT SAFETY ZONE. (Check applicable box)

Seller represents that the property identified in Paragraph 1 of this Contract □ is ⊠is not located in an AIRPORT SAFETY ZONE as defined by the New Jersey Air Safety and Zoning Act of 1983, amended by L1991C445.

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40	'' ^د ايُ	MEGAN'S LAW STATEMENT. (This statement is required by the New Jersey Real Estate Commission.) Under New Jersey Law, the county prosecutor determines whether and leave the county process and leave the county proce
40	اوّ	Under New Jersey Law, the county prosecutor determines whether and how to provide notice of the presence of convicted sex offenders in the area. In their professional capacity real setter live to provide notice of the presence of
41		convicted sex offenders in the area. In their professional capacity, real estate licensees are not entitled to notification by
41		the county prosecutor under Megan's Law and are unable to obtain such information for you. Upon settlement, the
41:	2	county prosecutor may be contacted for such further information as may be disclosable to you. Upon settlement, the
41	3 31	
41		DISPUTE BETWEEN SELLER AND BUYER OVER DEPOSIT.
41.		The Escrow Holder is not required to resolve any dispute which might arise between the Seller and Buyer concerning deposit payments in the Trust Account. The Escrow Holder will require for a between the Seller and Buyer concerning
41		deposit payments in the Trust Account. The Escrow Holder will require from both the Seller and Buyer concerning permission to pay out the deposit payment from the Trust Account.
41	7	permission to pay out the deposit payment from the Trust Account. If the dispute is not resolved, the Escrow Holder will retain the deposit money until the Buyer and/or Seller received.
411	В	will retain the deposit money until the Buyer and/or Seller receive an order from the Court regarding distribution.
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420		FAILURE OF BUYER OR SELLER TO SETTLE: BROKER'S RIGHT TO BROKERAGE FEE:
42	1	equitable action against the other are must be action in accordance with this Contract, either may commence any legal or
422		be liable to the Broker for a brokerage fee as otherwise and for it Series breaches this Contract, Seller will nevertheless
423		this Contract, Buyer will nevertheless be liable to the Broker for damages as determined by the Court, which may be equivalent to the brokerage fee in this Contract.
424		equivalent to the brokerage fee in this Contract.
425 426		Process
420	33.	BROKERAGE FEE: LIEN ON PROCEEDS.
428		The Seller agrees to pay the named real estate broker(s) for services rendered in procuring this sale. This fee is payable as follows:
	1	- 177 and an initialist
429		B.T. Edgar & Son Phone: (856) 235-0101 As stated in Listing Agreement
430	4	Listing Droker
431	1	Er C. Wall Street, Moorestown, NJ 08057 Fax: (856) 722 0100
432 433		Address and Telephone Number
434		
434		Selling Broker As stated in MLS
436		Brokerage Fee
437		Address and Telephone Number
438	1	Total Policy Number
439	1	The brokerage fee shall be due and
440	1	The brokerage fee shall be due and payable at the time of actual settlement and all purchase money consideration has been received by the Seller. The Seller agrees and acknowledge that the daller and all purchase money consideration has
441		lien (a legal claim) on the purchase management and the dollar amount of the brokerage fee shall be a
442		Contract, authorizes and directs the Buyer's attention and action the subject property. The Seller, by this
443		broker(s) the full brokerage fee out of the proceeds of sale, prior to the payment of any funds to the Seller. The
444		brokerage fee bill, duly receipted by the broker or broker's agent, or the closing attorney's or title insurance company's check in payment of such brokerage fee, shall be deemed a release and discharge the closing attorney's or title insurance company's
446		check in payment of such brokerage fee, shall be deemed a release and discharge of this lien.
447		
448	34.	SELLER NOT LIABLE TO BUYER AFTER SETTLEMENT.
449		All warranties, guarantees, representations of Selfre concerning the property, the systems servicing the property, the appliances, lot lines, location of structures driveways forces and out of the systems servicing the property, the
450		appliances, lot lines, location of structures, driveways, fences and any other matter affecting this Contract, unless otherwise set forth in writing shall be absolutely roid after certification.
451		otherwise set forth in writing shall be absolutely void after settlement or delivery and acceptance of possession or occupancy, whichever is earlier. Buyer astrophyloges that have the settlement or delivery and acceptance of possession
452		or occupancy, whichever is earlier. Buyer acknowledges they have the right to purchase a home warranty.
453		RISK OF LOSS,
454		The risk of loss or damage to the property by fire or otherwise, except ordinary wear and tear, is the responsibility of the Seller until settlement.
455		Seller until settlement.
456		
457	36.	NO RELIANCE ON OTHERS.
458 459		This Contract is entered into by the Seller and During based and
460		provisions of this Contract, and upon the knowledge of the parties as to the value of the land and whatever buildings are
461		upon same, and not on any representations made by either of them to the other, or by the real estate broker(s) involved. The Broker(s) named in this Contract, their represents and the state broker(s) involved.
462	. 1	The Broker(s) named in this Contract, their personnel and associates are not to be held liable either to Seller or Buyer for the performance or non-performance of any of the terms of this Contract.
463	1 3	entering into this Contract without any religions upon any training of this Contract. Seller and Buyer agree that they are
464		personnel or associates of the realty firm(s).
465		mulaj.
466	37.	CONSUMER INFORMATION STATEMENT ACKNOWLEDGMENT.
467	1 3	by signing below the Sellerts) and Roverte) acknowledge the
468	1	Real Estate Relationships from the brokerage firms involved in this transactions prior to the first showing of the property.
470	39 1	DECLARATION OF VICTORIAN
471	56.	DECLARATION OF LICENSEE BUSINESS RELATIONSHIP(S).
472	1	(name of firm) AND
473		B.T. Edgar & Son (name of firm) AND Louse Marsh Carter (name(s) of licensee(s)
474	1	AS ITS AUTHORIZED REPRESENTATIVE(S), ARE WORKING IN THIS TRANSACTION AS (choose one):
475		SELLER'S AGENT(S) BUYER'S AGENT(S) BUYER'S AGENT(S)
476		SELLER'S AGENT(S)BUYER'S AGENTS(S)TRANSACTION BROKER(S)
477		
478	I	NFORMATION SUPPLIED BY
479		NFORMATION SUPPLIED BY
480		(name(s) of licensee(s)
481	1	NDICATED THAT IT IS OPERATING IN THIS TRANSACTION AS A (choose one):
482		
483		DICCLOSED DILL.
		TRANSACTION BROKER

484	39.	NO ASSIGNMENT OR RECORDING.
485	יי	This Contract shall not be assigned. This manne that noither the Times of a 1
487		Contract to anyone else. Neither this Contract nor a memorandum of it shall be recorded in the County Recording Office.
488 489		ENTIRE CONTRACT, NO ORAL REPRESENTATIONS.
490	1	This contract is the entire and only Contract between Power and Sally and Sa
491		
492		REPRESENTATIONS OR AGREEMENTS NOT CONTAINED IN THIS CONTRACT ARE OF NO EFFECT.
494	41.	BINDING ON SUCCESSORS.
495 496		This Contract is binding not only on the Seller and Buyer, but also on their heirs, personal representatives, and successors,
497	1	
498	42.	ADDITIONAL CONTRACT PROVISIONS.
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38	47	4 CIVALORUS TO COLUMN STATE OF THE STATE OF
539		ACKNOWLEDGMENT OF TERMS OF CONTRACT. The Seller and Buyer agree to the terms of this Contract by signing below. If a corporation is a party, this Contract is signed by its proper corporate of the contract is
40		signed by its proper corporate officers pursuant to a corporate resolution, and its exporate seal is affixed.
641		
43	92	The 20 1 Stape 1 82508
45		William Will M. Carta Date SELDER 1 1 1 1 1 1 1 1
46		A Stack Munting Man of orlow
47	6	Williams SELLER SELLER
49	,) Can't Cl- This
50	1	Witness Pote Mark train 8/23/38
51 52	,	Date BUYER Date
53	34	
54 55	'	Vitness Date BUYER Date
56		2,11
57	T	HIS CONTRACT PREPARED BY:
59		(Individual Licensee)